INSTITUTE FOR FREE SPEECH Alan Gura, SBN 178221 2 agura@ifs.org Courtney Corbello, admitted pro hac vice+ 3 ccorbello@ifs.org 1150 Connecticut Avenue, N.W., Suite 801 Washington, DC 20036 Phone: 202,967,0007 Fax: 202.301.3399 +Admitted in Texas. Practice supervised by D.C. Bar members, D.C. App. R. 49(c)(8) Attorneys for Plaintiff Daymon Johnson 8 9 UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA 10 DAYMON JOHNSON. 11 Plaintiff, 12 Case No. 1:23-cv-00848-CDB 13 V. 14 STEVE WATKIN, et al., 15 Defendants. 16 17 18 DECLARATION OF MATTHEW GARRETT 19 I, Matthew Garrett, declare the following based on my personal knowledge: 20 I was employed as full-time faculty at Kern Community College District beginning 1. 21 in August 2010. 22 On November 21, 2022, Bakersfield College Dean of Instruction Richard McCrow 23 sent me a letter titled, "Notice to Correct Deficiencies - Unprofessional Conduct." Exhibit F is a 24 true and correct copy of that letter, with my home address redacted. 25 On April 14, 2023, former Bakersfield College President Zav Dadabhoy sent me a 3. 26 letter entitled "Notice of Decision to Terminate," including a "Recommendation for Statement of 27 Decision to Terminate" and "Statement of Charges." Exhibit G is a true and correct copy of that 28 letter and its attachments, with my home address redacted. Case No. 1:23-cv-00848-CDB Declaration of Matthew Garrett

1	I declared under penalty of perjury that the foregoing is true and correct.
2	Executed on June 30, 2023.
3	Matthew Garrett
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